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AGREEMENT

RECITALS:

Silver Bowl is the owner of a number of patented and unpatented lode mining claims situated in Shoshone County, Idaho, among which is a group of claims commonly known as the "Stewart Group" and which group is contiguous to mining claims and property owned by Bunker Hill.

Bunker Hill is a successful mining and smelting company and within its property and adjacent to the Stewart Group has developed and is operating its Bunker Hill Mine. The Bunker Hill Mine has been developed to a depth in excess of four thousand (4000') feet below the earth's surface, with intermediate working levels above such depth.

In the last several years there has been but a limited amount of exploration and development work carried on in the Stewart Group and there has been no appreciable amount of one production from the property for a matter of thirty-five years or more. At the present time there is no known or developed one body in the Stewart Group. The property is subject to a mortgage judgment which, with accrued interest to December 31, 1956, is in the amount of One Hundred Fifty-nine Thousand Three Hundred Thirty-nine and 54/100 (\$159, 339.54) Dollars. By an order of the District Court of the First Judicial District of the State of Idaho, and did for the County of Shoshons,



in case No. 11479, dated April 30, 1953, a stay of execution sale on the mortgage judgment has been granted to May 2, 1958.

Silver Bowl is desirous of exploring its Stewart Group at depth in a search for commercial ores, but at the present time is without adequate resources to carry forward such a program. Silver Bowl appreciates that at a great saving of cost and time the Stewart Group can be advantageously explored for possible commercial ores from extensions of workings from within the Bunkar Hill Mine Southerly of the Stewart Group, and Silver Bowl is desirous that Bunker Hill from its mine workings to the South shall investigate and explore the Stewart Group looking to the discovery of commercial ores which, if discovered, may be developed and mined expeditiously and economically from and through such Southerly workings of the Bunker Hill Mine.

The common Scatherly boundaries of the Stewart Group and Northerly boundaries of the Bunker Hill properties are irregular in direction and will, unless changed, create difficulties in the division of ores or proceeds of ores discovered and mined hereunder. In aid of and as a basis for this operating agreement and the division of ores and 'proceeds of ores therein provided for, and to avoid future disputes with respect to ore ownership, the parties desire to hereby permanently fix and determine their respective property rights by establishing a bounding plane partly vertical and partly inclined striking approximately East-West, dividing unto Silver Bowl the hereinafter described property Northerly thereof and unto Bunker Hill the hereinafter described property Southerly thereof.

NOW, THEREFORE, in consideration of the mutual promises and covenants to be kept and performed by each of the parties hereto and the

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money advances and expenditures to be made by and on the part of Bunker Hill, and the mutual benefits to be derived therefrom, it is agreed between the parties as follows, to-wit:

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Bunker Hill agrees to advance to filver Bowl the funds necessary for the payment of the mortgage judgment above referred to in the agreed amount of One Hundred Fifty-nine Thousand Three Hundred Thirty-nine and 54/100 (\$159, 339, 54) Dollars, together with the interest accruing thereon at the rate of six (6%) per cent per amount after December 31, 1956, as follows:

The sum of Twenty-six Thousand Five Hundred Fifty-six and 59/100 (\$26,556,59) Dollars upon the execution of this agreement, the receipt whereof is hereby acknowledged by Silver Bowl, Inc., and a like sum of Twenty-six Thousand Five Hundred Fifty-six and 59/100 (\$26,556,59). Dollars, together with the accrued interest on the remaining unpaid mort-gage judgment balances at six (6%) per cent per annum on March 1, 1957; June 1, 1957; September 1, 1957; February 2, 1958, and May 1, 1958, except that Bunker Hill shall have the privilege to accelerate such payments in any manner it may deem advisable.

concurrently with the execution of this agreement Silver Bowl shall execute and deliver to Bunker Hill a pledge agreement to secure the repsyment to Bunker Hill of the amount of its advances made for the satisfaction of the mortgage judgment, as aforesaid, under the terms of which it shall pledge to Bunker Hill a total of seventy thousand (70,000) shares of the capital stock of Federal Uranium Corporation, and thirty-five thousand (35,000) shares of the capital stock of Radorock Resources, Inc. Such pledge agreement shall provide that such security is placed with the Bunker

Hill as collateral for the repayment of the sums so advanced which shall be evidenced in each instance by the execution and delivery from fillver Bowl to Bunker Hill of a promissory note for the amount of each payment made by Bunker Hill, and bearing interest on the principal thereof at the rate of six (6%) per cent per assum, and providing in each instance that the sums shall be payable on or before December 31, 1958.

Silver Bowl specifically agrees that as each payment on the mortgage judgment is made to it by Bunker Hill that Silver Bowl will immediately apply said sums and the whole thereof toward the satisfaction of the mortgage judgment.

In the event Silver Bowl is mable to repay the sums so advanced when due, and the proceeds from a liquidation of the collateral is insufficient to pay the full amount of such advances with interest, then the resulting amount in deficiency shall be considered an advance under the provisions of clause VII of this agreement.

п.

A plane which dips South 65° from and below a horizontal plane at an elevation of three thousand feet (3000°) above mean sea level, and is vertical above the horizontal plane at an elevation of three thousand feet (3000°). The intersection of the boundary plane and the horizontal plane is a line which is contained in the boundary plane and is common to both the vertical and dipping portions of the boundary plane. The line bears South 69° 39° 43° East, and is 2924.55 feet in length. The position of the Northwest terminus of the line in both the vertical and dipping boundary planes is referred to the Bunker Hill map coordinate net and the coordinated position of the Northwest terminus is determined to lie North 6464.07, West 6654.15.

(The Bunker Hill map with coordinates to which reference is herein made

is permanently kept on file and available in the Engineering Department office of The Bunker Hill Company at Kellogg, Idaho.) The position of the Southeasterly terminus of the line in both the vertical and dipping boundary planes is likewise referred to the Bunker Hill map coordinate net and the coordinated position of the Southeast terminus is determined to be North 5447.58, West 3911.94. A point at the Northwest terminus of the line and the boundary plane at an elevation of three thousand feet (3000°) and a coordinated position of North 6464.07, West 6654.15, when projected vertically to the surface corresponds to the Corner No. 1 of the Royal Enight claim, Survey No. 1639. A point at the Southeast terminus of the line and the boundary plane at an elevation of three thousand feet (3000°), and a coordinated position of North 5447.58, West 3911.94, when projected vertically to the surface corresponds to Corner No. 5 of the Switchback claim, Survey No. 1856.

Based upon the foregoing descriptions, the wedged shaped block of ground formed by the portion of the boundary plane dipping South 65° and the prolongation at depth of the vertical portion of the boundary plane is hereby designated by the parties as Area "A". All of the area North of the vertical portion of the boundary plane and its vertical prolongation at depth and within the Northerly thereof boundaries of the Stewart Group of mining claims and the Northerly thereof portions of the Bunker Hill Claims traversed by said plane, is hereby designated by the parties as Area "B".

The bounding planes above described and the Areas "A" and "B" are specifically illustrated for the information of the parties on the attached Exhibit I (a plan property map), and Exhibit II (a vertical cross section), which are by specific reference made a part of this agreement.

Bunker Hill hereby quitclaims to Silver Bowl, Inc., all its rights, titles and interests in and to all real properties and therein contained metals

and minerals situate Northerly of said bounding planes and within the accepted boundary lines of the Stewart Group of mining claims, and Northerly of said bounding planes within the accepted boundary lines of the Bunker Hill mining claims traversed by said planes, and Silver Bowl, Inc., hereby quitclaims to Bunker Hill all its rights, titles and interests in and to all real properties and therein contained metals and minerals situate Southerly of said bounding planes and within the accepted boundary lines of the adjacent Bunker Hill mining claims and Southerly of said bounding planes and within the accepted boundary lines and within the accepted boundary lines of the Stewart Group traversed by said planes.

m.

Silver Bowl hereby grants to Bunker Hill the full, sole and exclusive possession and control of its Stewart Group consisting of the following patented and unpatented lode mining claims situated in Yreka Mining District, Shoshone County, Idaho, to-wit;

PATENTED CLAIMS

Name Of Claim	Mineral Survey No.
Senator Stewart	1858
Senator Stewart Fraction	.1858
Grand View	1858
Jeffery	1858
Lasy Jean	1858
Switchback	1856
Red Rose	2551
Donle	2551
Fir	2551
North	2551
Spokane	2551

and the following named unpatented lode mining claims which are shown on the plan property map, Exhibit I, attached hereto, notices of location of which are of record in the office of the County Recorder of Shoshone County, Idaho, as follows:

UNPATENTED CLAIMS

Name Of Claim	Date Located	Date Recorded	Book of Quarts Location Notices	Page
Verda (M.S. No. 2257)	5/19/04	8/17/04	¥	539
Amended .	4/27/07	5/9/07	3	407
. Amended	7/24/11	9/9/11	12	145
West Point (M.S. No. 2257)	9/10/05	12/2/05	z	601
Amended	4/25/07	5/9/97	3	409
Amended	7/26/11	9/9/11	12	144
Gettysburg (M.S. No. 2551)	6/25/06	7/21/06	1	623
Amended -	4/29/09	7/17/09	8	435
Pine	12/21/06	3/18/07	5	218
Cedar	12/21/06	3/18/07	5	219
Fault	5/31/10	6/22/10	10	558
Amended	10/12/11	11/6/11	12	194

and the following named unpatented lode mining claims which are not shown on the plan property map, Exhibit I, attached hereto, notices of location of which are of record in the office of the County Recorder of Shoahone County, Idaho, as follows:

UNPATENTED CLAIMS

Name Of Claim	Date Located	Date Recorded	Book of Quarts Location Notices	Page
Helena	4/24/07	6/28/07	6	106
Anaconda	4/24/07	6/28/07	6	107
Gettysburg Fraction	6/10/07	7/25/07	6 .	312
Trojan	7/24/11	9/9/11	11	349
Virginia	7/24/11	9/9/11	11	350
Deacon	7/24/11	9/9/11	. 11	352
Greek	7/24/11	9/9/11	11	353
Wallace	7/26/11	9/9/11	11	354

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and Stewart Mill Site, located March 21, 1899, recorded April 3, 1899, in Book "M" of Miscellaneous, at page 331, records of Shoshous County, Idaho, and of the other property lying Northerly of said boundary plane herein quitclaimed to it by Bunker Hill. (The whole to be hereafter called the "Stewart Property.")

and the right to enter on and into and take possession of said property and all thereof, and to occupy the same during the entire life of this agreement with the authority to examine, explore, sample, develop, mine, equip and operate said property in whatever manner seems to Bunker Hill most suitable in its uncontrolled discretion.

IV.

The term of this agreement shall be perpetual from the date hereof, subject only to the termination rights of the parties as are hereinafter set forth.

V.

Silver Bowl represents and warrants that subject only to the mortgage judgment before referred to in this agreement, it holds good and merchantable title to the patented lode mining claims described herein and exclusive possessory title, subject only to the paramount title of the United States of America, to the unpatented lode mining claims herein described.

VI.

Bunker Hill agrees that within one (1) year from and after the date of this agreement it will proceed with a program for the exploration of said Stewart Property, which may include surveying, sampling, drilling and such geological determinations as in its judgment are required to program a practical exploration project with respect to the Stewart Property. Bunker Hill agrees that after commencement of exploration it will expend thereafter at least the sum of Twelve Thousand (\$12,000.00) Dollars in

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each year during the life of this agreement in the exploration or development of the said Stewart Property, but in this connection it is specifically agreed between the parties that work done from the Bunker Hill Mine workings and within the boundaries of the Bunker Hill holdings, which work has as its ultimate objective the exploration or development of Area "A" or Aroa "B", as the same are hereinbefore defined, shall be credited as work within the meaning of this clause of the agreement. Within the Area "A" ores discovered shall belong to and be owned seventy-five (75%) per cent by Bunker Hill and twenty-five (25%) per cent by Silver Bowl. Within the Area "B" ores discovered shall belong to and be owned fifty (50%) per cent by Bunker Hill and fifty (50%) per cent by Silver Bowl.

It is not the purpose or intent of the parties that Bunker Hill shall be limited in its exploration expenditures, nor be penalized by the yearly \$12,000.00 work requirement, and to that end it is agreed that expenditures made shall be cumulative for work credit and when expenditures are made in any year or years in excess of said minimum requirement such excess amounts shall be carried forward as a credit upon such minimum requirement for the succeeding year or years.

Notwithstanding the time allowed for Bunker Hill to commence an exploration program of the Stewart Property, Bunker Hill agrees that it will commence prior to June 30, 1957, and thereafter complete sufficient work upon the surface of the Stewart Property to fulfill the annual 1956-1957 work requirement for the unpatented claims covered by this agreement, and will file with the County Recorder of Shoshone County, Idaho, proper Proofs of Labor in the name of Silver Bowl evidencing the performance of the work. The cost of such work shall be considered an advance by Bunker

Hill under clause VII of this agreement and he reimbursable to it as therein provided. Bunker Hill further agrees that it will, in the subsequent years that it holds possession of the said property under this agreement, perform sufficient work in each year to keep the unpatented claims in good standing and will annually file the necessary Proofs of Labor in the name of Silver Bowl.

AII.

Bunker Hill shall be solely responsible for and agrees that it will - advance all monies meeded and necessary to carry forward a program of exploration for commercial ores within the Stewart Property under the terms of this agreement, and all necessary funds to develop and equip the said property for mining operations, in the event commercial ore is discovered. If as a result of such exploration and development commercial ore is discovered in the said Area "A" and "B" which can be mined profitably, Bunker Hill shall be entitled to reimbursement for all of its advances and expenditures from such ores on the following basis: Notwithstanding the preceding ore ownership provisions of clause VI, until reimbursement to Bunker Hill is complete minery (90%) per cent of the ores produced from said Areas "A" and "B" shall belong to and be owned by Bunker Hill and ten (10%) per cent shall belong to and be owned by Silver Bowl, the said ores, however, to be subject to all costs and expenses which shall properly be allocable to the mining, milling and marketing of said ore production. After reimbursements to Bunker Hill the ores shall belong to the parties in the ownership proportions provided in clause VI, subject to all costs and expenses which shall properly be allocable to the mining, milling and marketing of said ore production.

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Work undertaken by Bunker Hill from its mine workings which has as its objective the exploration of the Stewart Property shall not be charged as an advance by Bunker Hill within the meaning of this clause of the agreement until such work has reached a point five hundred feet (500°) from an intersection with any of the bounding planes of the Stewart Property, and thereafter the cost of all work progressing to the exploration of the Stewart Property shall be an advance within the meaning of this clause of the agreement and be reimbursable to Bunker Hill as herein provided. However, should Bunker Hill encounter commercial one within the area between such a bounding plane and five hundred feet (500°) therefrom, the returns received from such one shall be credited upon the cost of the work conducted in said area, and only the remaining difference in cost, if any, shall be chargeable as an advance to Silver Bowl under this clause of the agreement until such work shall enter either the Areas "A" or "B".

VIII.

Bunker Hill shall at all times have the right to market its share of any and all ores and concentrates which may be produced under this agreement and Silver Bowl shall have the right at all times to market its share of any and all such ores and concentrates. In the absence of instructions to the contrary, Bunker Hill, shall, however, on its own behalf and as agent for Silver Bowl, market the entire production from said properties. If at any time Silver Bowl shall elect to market its share of the ores or concentrates mined by Bunker Hill, it shall give Bunker Hill at least sixty (60) days written notice of its said election so that Bunker Hill will not obligate itself to deliver a quantity of ores or concentrates under any contract with a smalter or other reduction plant.

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If at any time or times Bunker Hill shall, in accordance with the provisions of the last preceding paragraph, market filter Bowl's share of the production from said property. Bunker Hill shall, at least quarterly or at such other intervals as may be agreed upon between the respective managements of the parties hereto, remit to filter Bowl the proceeds from the sale or sales of filter Bowl's share of said production after deducting all costs and expenses which shall be properly allocable to the mining, milling and marketing of filver Bowl's share of said production.

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If Silver Bowl chooses to take delivery of its share of the ores or concentrates in kind at the mine or mill, it is mutually understood that it would, or might be, inequitable to make a division upon the basis of weights of crude ores or concentrates since it is known that the ore which may be mined from day to day may differ greatly in grade of marketable contents, as well as in content of penalty minerals. It is, therefore, agreed that the proportionate share to be delivered to each party shall be measured upon the basis of the weights and grade of said oves or concentrates. It is also understood that if each party receives its own share of the ores or concentrates mined from said property, said parties may sell to different purchasers and at different prices. It is not the intent of this agreement that any adjustment of ore deliveries to the respective parties hereto shall be such as would deprive either party of the benefit of a more favorable selling contract price than that enjoyed by the other party, and it is, therefore, agreed that each party hereto shall receive from the sale of its share, if any, of the ore sold by the other party as amount equal to the amount which it would have received for such adjusted ore had it sold its share for its own account.

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In order to simplify the adjustments between the parties, it is further agreed that if in any particular period ore measured as aforesaid shall be received by either party in excess of its rightful share, then in the next succeeding like period such lesser quantity of ore shall be delivered to such party as will equalize or tend to equalize the ore deliveries to the respective parties. Each of the parties hereto shall immediately upon its receipt of each settlement sheet covering ores and/or concentrates shipped and sold by such party furnish an exact duplicate thereof to the other party, and it is mutually agreed that each party who shall be shipping and concentrates shipped and sold by such party, together with a true record of weight and grade thereof, and the price received therefor, or for the mineral content thereof, and such records shall be made available for inspection by the agents or representatives of the other party at any and all reasonable times.

XI.

Bunker Hill shall keep strict account of all costs and expenses which shall be incurred by it in connection with its operations under the terms of this agreement, and quarterly after Bunker Hill shall have commenced operations in and upon said properties it shall furnish Silver Bowl an itemized statement of the costs and expenses incurred by Bunker Hill during the preceding quarterly period, and shall, at the same time, furnish Silver Bowl a written report of the character and amount of work performed, and if commercial one shall be discovered in said property and actual mining operations commenced, then Bunker Hill shall include in its quarterly reports a statement of the tonnage of one mined, shipped and sold during said preceding quarterly period. If Silver Bowl shall have any objection to

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any such quarterly statement or report furnished by Bunker Hill, it shall, within sixty (60) days after its receipt of such statement or report, furnish Bunker Hill a written statement of its objections, and upon its failure so to do, such statement shall be considered and treated as correct in all respects and may not thereafter be questioned; provided, that if at any time Bunker Hill shall agree with its employees or their bargaining representative upon a retroactive wage increase, then Bunker Hill shall have the privilege of amending any prior statement in which such retroactive increase in wages was not reflected.

XIL.

If commercial ore shall be discovered in said property, or any part thereof, and if out of production Bunker Hill shall have become reimbursed, as in clause VII above provided, then from and after the date on which Bunker Hill shall have become so reimbursed it will at or near the end of each calendar month bill filver Bowl for its proportionate share, to-wit; Twenty-live (25%) per cent of all costs and expenses incurred by Bunker Hill in connection with its mining operations in the defined Area "A", and for fifty (50%) per cont of all costs and expenses incurred by Bunker Hill in connection with its mining operations in the defined Area "B" for the preceding calendar month, and payment therefor shall be made by filver Bowl promptly upon its receipt of said billing or for the sake of convenience Bunker Hill may, at its option, deduct the full amount of Silver Bowl's proportionate share of such costs and expenses and remit to filver Bowl with its other quarterly statement only the balance of its share of the proceeds from the sale of such ore. It is agreed, however, that if filver Bowl's said proportionate share of said costs and expenses shall at any time exceed its share of the net proceeds from the sale of ore which is being currently mined and marketed

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by Banker Hill after deducting the amount of any and all State and

Pederal facouse taxes for which filter Bowl may be liable upon its income
from said property, the deficiency shall be carried forward by Bunker

Hill as a charge and advance within the meaning of clause VII of this agreement, and be reimbursed from future production after making the aforesaid dejuctions for taxes.

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XIII.

Bunker Hill agrees that if on its own behalf and as agent for
Silver Bowl it markets the entire production from said property and delivers
such production to its own smelter or smelters that the prorate share of
Silver Bowl shall be settled for by the smelter or smelters on settlement
schedules which shall not be less favorable than the schedules for one and
concentrates of similar grade and quality treated by Bunker Hill for other
unrelated producers in the Coeur d'Alexe Mining District of Northern Idaho.

XIV.

At all reasonable times the accredited representatives of filver Bowl skall have access to the said Stewart Property covered hereby, to the plants handling the ores, and to the metallurgical and financial records and to the maps pertaining thereto so as to be currently informed and assured as to the correctness of the accounts which Bunker Hill shall render quarterly. The right of Silver Bowl's representatives to enter said Stewart Property and the plants of Bunker Hill shall be at Silver Bowl's sole risk; and Silver Bowl shall indemnify and hold Bunker Hill harmless from any damage, claim or demand by reason of injury to or presence of Silver Bowl's representatives at said property or plants.

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Sunker Hill shall not be under ebligation to mine or otherwise operate the said property during such time as it shall be prevented from doing so by causes beyond its control, including labor troubles or when the lower grade of the eres or low metal prices shall render operations here—under unpreditable, and during any such period or periods Bunker Hill shall be excused from the minimum work requirements hereunder, excepting only the obligations to take care of said property as though it were the owner thereof, and to perform all required representation work on unpatented claims, and to maintain the same free from any lien resulting from its occupation or operation.

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In the event that commercial are is discovered in said Stewart

Property and mining operations are thereafter conducted upon the property,
if at any time such operations become asprofitable, whether by reason of
ores of low grade, or otherwise, development and other expenditures made
by Bunker Hill in an endeavor to restore the said property to profitable
operation shall be considered as expenditures and advances by Bunker Hill
under clause VII hereof, to be reinibursed as therein provided.

XVII.

At all times throughout the life of this agreement Bunker Hill shall strictly comply with all State and Federal laws, rules and regulations relating to Workmen's Compensation, Social Security, Unemployment Compensation, hours and conditions of employment of labor, etc.

XVIII.

Bunker Hill reserves the right, hereby expressly granted, to terminate this agreement at any time after December 31, 1958, by giving

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Silver Bowl sixty (60) days previous notice in writing of its intention so to do, and Bunker Hill's obligations on said property shall cease at the expiration of said sixty (60) day period, and upon termination of this agreement, as herein provided, Bunker Hill shall be under no further limbility whatsoever other than to return the said Stewart Property to Silver Bowl, (it being agreed that such bounding planes and the mutual quitclaim shall not be affected by any termination of this agreement), and to pay all bills and obligations incurved by it, and Bunker Hill shall have the right to re-move from said property all buildings, supplies, tools, implements, equipment, machinery, etc., placed thereon by Bunker Hill for which Bunker Hill shall not have been previously reimbursed. In event of the termination of this agreement for any cause Bunker Hill shall in the future have no right to make claim for reimbursement of any expenditures which may have been made by it for the development or operation of the property during the life of this agreement.

XIX.

Any and all work which shall be performed by Bunker Hill under the terms of this agreement shall be performed in a good, minerlike fashion, and in accordance with good mining practices.

XX.

It is agreed between the parties that should Bunker Hill determine it to be advisable to amend the locations of any of the unpatented mining claims, it shall have the right to do so filing amended location notices in the name of Silver Bowl, Inc., and it is additionally agreed that Bunker Hill shall have the right to institute patent proceedings on any unpatented mining claims covered by this agreement. The cost of amending claim locations and the cost of patent proceedings shall be chargeable to the

operations on the Stewart Property, but not otherwise. Should Bunker Hill determine to institute such patent proceedings, Silver Bowl agrees to cooperate in the necessary proceedings to obtain patent in the name of Silver Bowl.

In the event any litigation should occur which involves the property covered by this agreement, it is understood and agreed that Booker Hill will have control of the prosecution or defense of such litigation and will receive the full cooperation of Silver Bowl, and all costs and expenses in connection with such litigation will be chargeable to the operations on the Silver Bowl property, but not otherwise,

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Silver Bowl reserves the right, herein expressly granted, to remove within one (1) year from the date of this agreement, all existing buildings and machinery and equipment situated on its Stewart Group of mining claims.

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It is understood and agreed that if any controversy or dispute shall arise between the parties hereto with respect to any provision of this agreement or with respect to any act or thing done or omitted to be done by either of the parties hereto, such controversy or dispute shall be settled, if possible, by conferences between the managements of the respective parties, but if such controversy or dispute cannot be so settled then the same shall be referred to a panel of three (3) arbitrators. One member of such panel shall be chosen by filter Boul and one member by Bunker Rill and the two members thus chosen shall select a third member. Any and all data which shall be requested by such panel shall be promptly furnished by the party in possession of the same and said panel's determination of such

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controversy or dispute by a majority vote of the members of said panel shall be accepted as final and binding.

XXIII.

Agreement required to be kept and performed according to the terms and provisions of this agreement, Silver Bowl may, at its option, and upon giving notice thereof to Bunker Hill, declare a forfeiture; provided, however, that in the event of such default on the part of Bunker Hill and the election by Silver Bowl to declare a forfeiture Silver Bowl shall give Bunker Hill written notice of its intention to declare a forfeiture and to terminate the agreement, specifying the particular default or defaults relied upon by Silver Bowl. Such forfeiture shall not become effective if the default or defaults are remedied by Bunker Hill within sixty (60) days after receipt of such notice or within sixty (60) days from and after it shall have been determined by arbitration that such default or defaults existed, if the question shall have been submitted to arbitration.

XXIV.

This agreement shall be construed and enforced under and in accordance with the laws of the State of Make, except insufar as it may become accessary to comply with Federal statutes, rules and regulations with respect to Bunker Hill's operations under this agreement,

XXV.

Any notice provided for herein shall be sufficiently given if sent by registered mail addressed to the party entitled to receive the same, as follows:

> To: Silver Bowl, Inc. 410 Main Street Kellogg, Klaho

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To: The Bunker Hill Company P. O. Box 29 Kellogy, Maho

except as either party hereto shall hereafter instruct the other party by written notice to be appealed to this agreement.

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This agreement shall here to the benefit of and be binding upon the successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, the parties have caused this agreement, to be executed in triplicate counterparts in their respective names and under their respective corporate scale by their duly authorized officers the day and year in this agreement first above written.

ELLYER BOWL, INC.,

A cognoration.

Party of the Pirst Part

THE BUNKER HULL COMPANY, A corporation,



Party of the Second Part

STATE OF IDAHO | : se...
County of Shoshone |

On this 314 day of December, 1956, before me, the undersigned, a Notary Public in and for the State of Risho, personally appeared LESTER 5, HARPISON, known to me to be the President of Silver Bowl, Inc., one of the corporations that executed the within instrument, and acknowledged to me that such corporation executed the same.

IN WITHISS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

Hotary Public for the State of Idaho
Reciding at Rallogg, Idaho

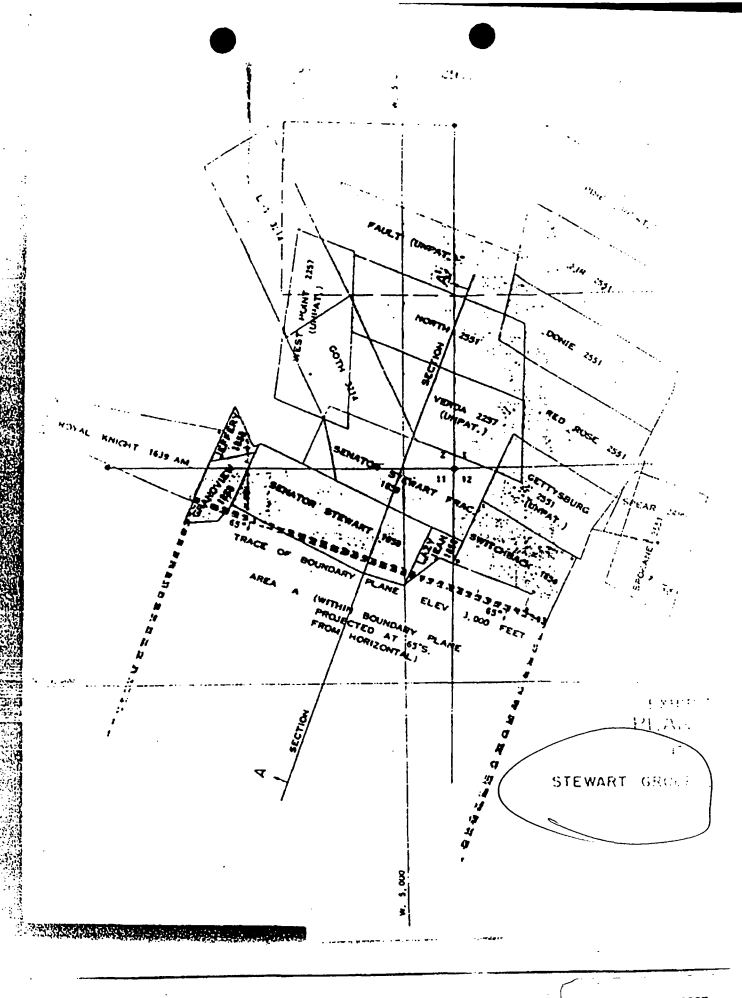
STATE OF IDAHO }
County of Shoshome }

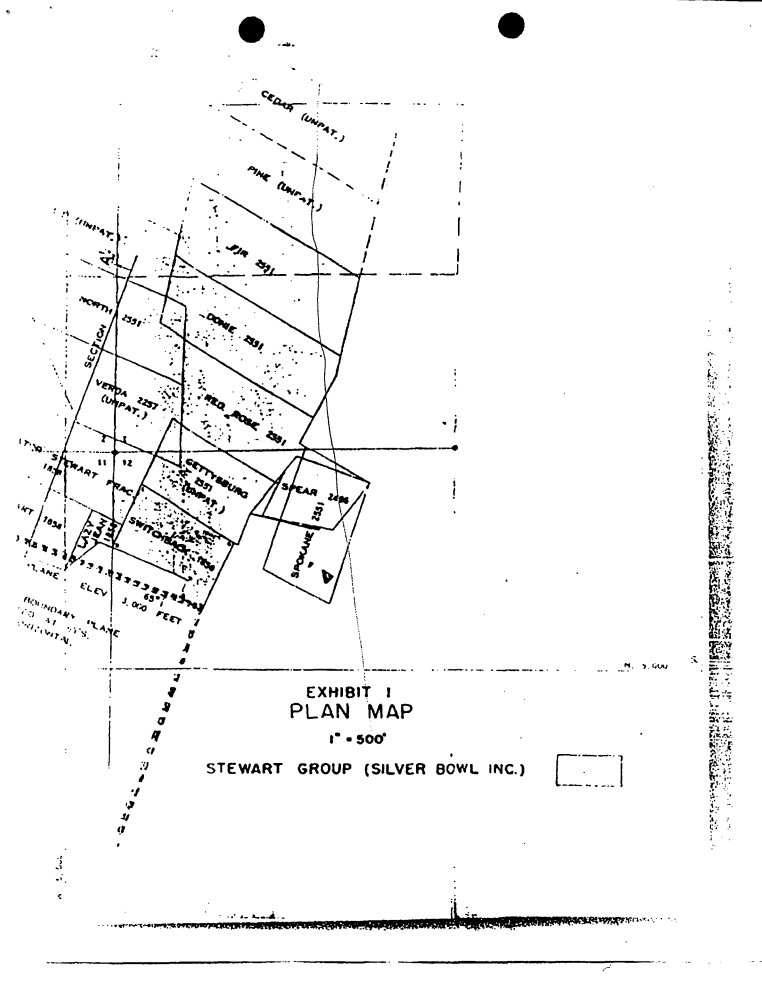
On this <u>flort</u> day of December, 1956, before me, the undersigned, a Notary Public in and for the State of Idaho, personally appeared W. G. WOCLF, known to me to be the Vice President of The Bunker Hill Company, one of the corporations that executed the within instrument and acknowledged to me that such corporation executed the same.

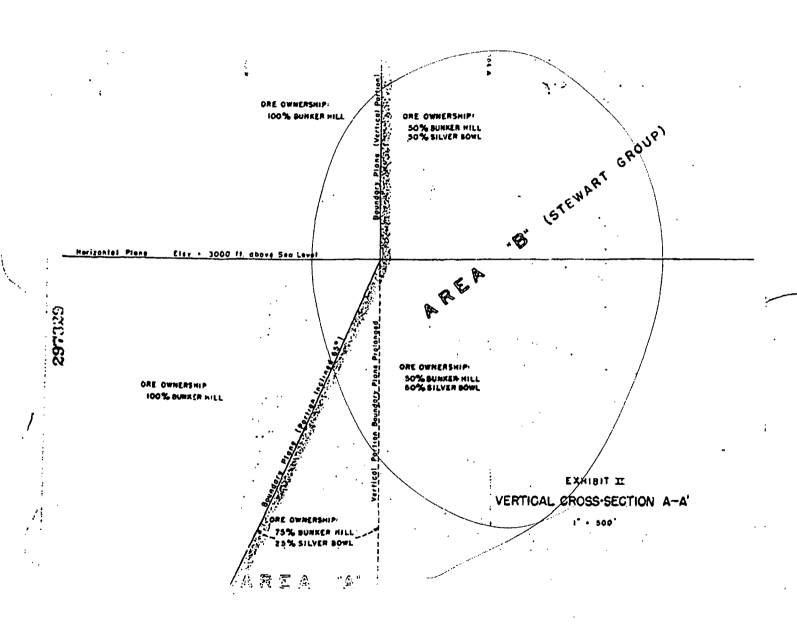
IN WITNESS WHEREOF. I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

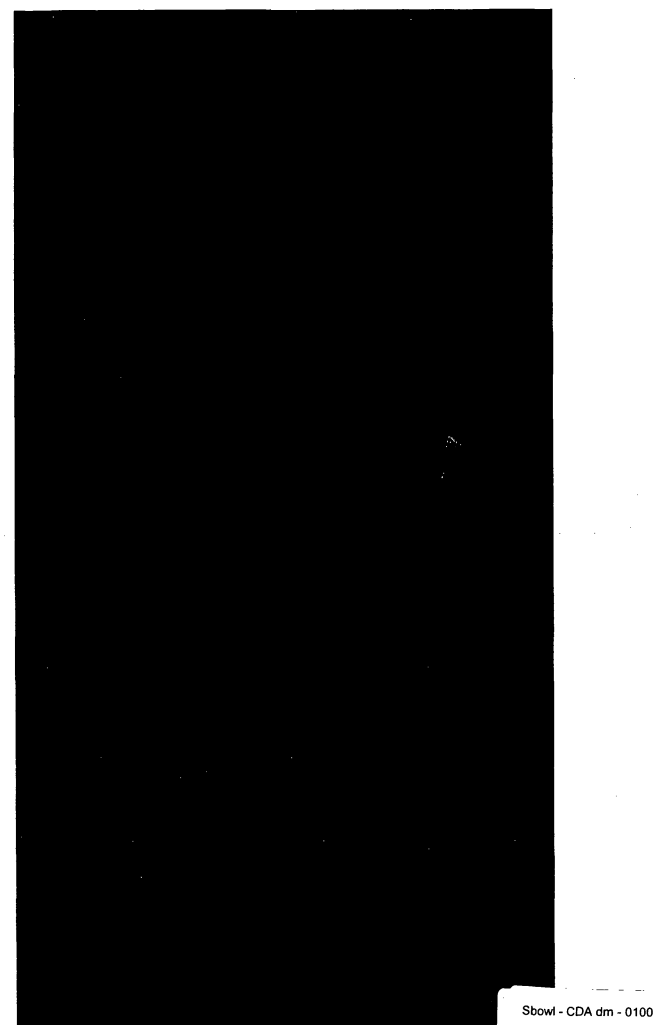


Notary Public for the State of Idaho Residing at Kellogg, Idaho.









RIGHT-OF-WAY DEED

THIS INDENTURE, Made this day of March, 1977, by and between THE BUNKER HILL COMPANY, a Delaware corporation, PARTY OF THE FIRST PART; and SHOSHONE RECREATION, INC., an Idaho corporation, whose address is P. O. Box 29, Kellogg, Idaho 83837, PARTY OF THE SECOND PART.

WITNESSETH:

That the said party of the first part, for and in consideration of the sum of One Dollar (\$1.00), lawful money of the United States of America, and other good and valuable considerations to it in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, does by these presents remise, release and forever QUITCLAIM unto the said party of the second part, and to its successors and assigns, forever, all its right, title and interest in and to that certain lot, piece and parcel of land situate, lying and being in Shoshone County, State of Idaho, and being more particularly described as follows:

The surface rights for that certain right-of-way described as follows, to-wit:

Beginning at a point which lies on the center line of the Wardner City Street, known as Sierra Nevada Road and the Western boundary of the Wardner City Limits and then in a Northwesterly direction along the constructed road, known as the Jackass Ski Bowl Road, which meanders to a point on the ridge East of Deadwood Gulch, continuing in a Southwesterly direction across the section line between Section Eleven (11) and Twelve (12), Township Forty-eight (48) North. Range Two (2) East Boise Meridian; thence to a point on Deadwood Creek which lies 800 feet more or less Northwesterly of the Southwest corner of Section Twelve (12), Township Forty-eight (48) North, Range Two (2), East; thence in a Northwesterly direction to a point on the ridge on the West side of Deadwood Gulch which lies Southwesterly 2150 feet more or less of the Jorthwest Corner of Section Twelve (12), Township Forty-eight (48) North, Range Two (2) East; thence in a

Southerly direction to a point on the Section line between Sections Eleven (11) and Fourteen (14), Township Forty-eight (48) North, Range Two (2) East, which is 1100 feet more or less Westerly of the Northwest Corner of Section Thirteen (13). Township Forty-eight (48) North, Range Two (2) East; thence in a Southeasterly direction to a point on the section line between Sections Thirteen (13) and Fourteen (14), Township Fortyeight (48) North, Range Two (2) East, a distance of 500 feet more or less Coutherly of the Northwest Corner of Section Thirteen (13), Township Forty-eight (48) North, Range Two (2) East; thence in a Northeasterly direction to a point 750 feet more or less, due East of the Northwest Corner of Section Thirteen (13), Township Forty-eight (48) North, Range Two (2) East, and then continuing Northeasterly to a point on the ridge between Deadwood Creek and Milo Creek; thence in a Southerly direction to a point on a fork of Milo Creek which lies 2150 feet more or less in a Northeasterly direction of the Southwest Corner of Section Thirteen (13), Township Forty-eight (48) North, Range Two (2) East; thence in an Easterly direction to a point on a ridge which lies 2700 feet more or less in a Northeasterly direction of the Southwest Corner of Section Thirteen (13), Township Fortyeight (48) North, Range Two (2) East; thence in a Southeasterly direction to a point which lies East 2550 feet more or less of the Southwest Corner of Section Thirteen (13), Township Forty-eight (48) North, Range Two (2) East; thence in an Easterly direction to a point known as the Lodge Site which lies in a Southwesterly direction 500 feet more or less from the Southeast Corner of Section Thirteen (13), Township Forty-eight (48) North, Range Two (2) East; and consisting of 5.5 miles more or less of roadway, as shown on Exhibit "A" attached hereto and by this reference incorporated herein.

Also, excepting and reserving unto the said party of the first part, its successors and assigns, from and out of the granted premises all mines and mineral deposits of whatsoever kind or nature, not now known but which may hereafter be discovered, lying in and under the premises hereby conveyed with the full right to mine and remove said mines and minerals by underground workings only and without entering upon or in any nature affecting or exercising any rights or powers whatsoever in and to the surface of the propermy hereby conveyed; also, excepting and reserving unto first party, its successors and assigns, the right to explore in and through the subsurface of said premises, by means of subsurface mine workings. drillings, or otherwise, for metals and mineral substances located therein or elsewhere, and the right to construct therein and use any subsurface mine workings, passageways, and other openings desired by first party for or in connection with its mining, removal and transportation of metals, minerals and other materials located outside the granted premises;

also, excepting and reserving unto the said party of the first part, its successors and assigns, an easement for the deposit on and passage over the premises hereby conveyed of smoke, fumes, gases, solid materials of every kind and nature which may be caused by the operations of the plants or properties of the party of the first part; further, the party of the second part does expressly release the party of the first part for damages and claims of damages of every kind and nature caused or to be caused by the dumping of tailings, waste materials, debris of every kind or nature, or any other substances, in the Coeur d'Alene River, the South and North Forks thereof, and all its tributaries, or elsewhere; also, save and except and subject to streets, easements, alleys and rights of way of every kind and nature, whether the same are of record or not; also subject to reservations of predecessors in interest.

TOGETHER with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD all and singular the said premises, together with the appurtenances, unto the said party of the second part, and to its successors and assigns forever.

IN WITNESS WHEREOF, the party of the first part has caused these presents to be executed by its properly authorized officers the day and year first above written.

THE BUNKER HILL COMPANY

Presiden

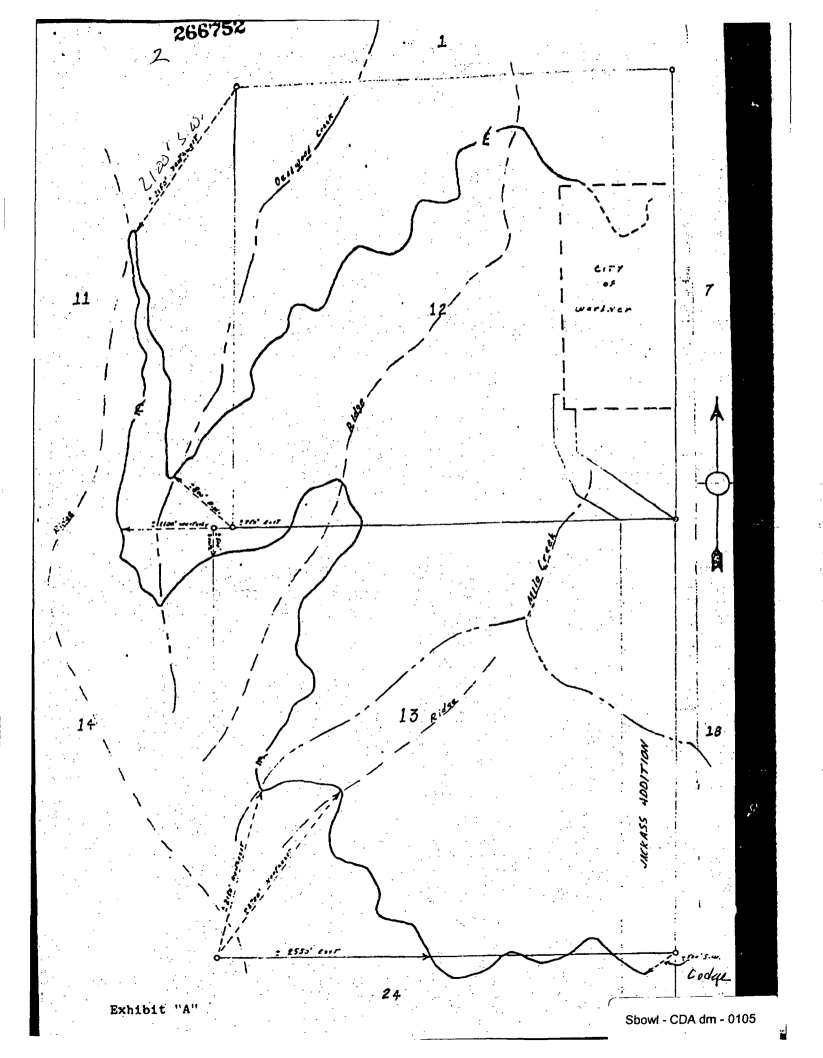
-3-

STATE OF	IDAHO) .
•		88
County o	" Shochone)

affixed my official seal the day and year in this certificate first

ronne Kebert

Notary Public for the State of Idaho Residing at Kellogg, Idaho



2 8 5 7 5 2

RECORDED
at the request of

Deeds

Return to:

John J. Peacock Attorney at Law Box 659

Kellogg, ID

FILED

HAR 17 12 26 PM 17

SHOSHONE CTY RECORDER

SILVER BOWL, INC.

PROPERTY

The following lode mining claims located in the Evolution Mining District of Shoshone County, Idaho, more particularly described as follows:

Name	Location Date	Recording Date	Book	Page
Silver Bowl	10-22-36	1-2-37	26	179
Silver Bowl #1	10-22-36	1-2-37	26	180
Silver Bowl #2	10-22-36	1-2-37	26	181
Silver Bowl #3	10-22-36	1-2-37	26	182
Silver Bowl #4	10-22-36	1-2-37	26	183
Silver Bowl #5	10-22-36	1-2-37	26	184
Silver Bowl #6	10-22-36	1-2-37	26	18\$
Silver Bowl #7	11-6-36	1-2-37	26	186
Silver Bowl #8	11-6-36	1-2-37	26	187
Silver Bowl #9	11-6-36	1-2-37	26	18\$
Silver Bowl #14	11-6-36	1-2-37	26	189
Silver Bowl #15	11-6-36	1-2-37	26	19¢
Silver Bowl #16	11-6-36	1-2-37	26	191
Silver Bowl #17	10-22-36	1-2-37	26	19 2
Silver Bowl #18	10-22-36	1-2-37	26	19\$
Silver Bowl #19	10-22-36	1-2-37	26	19#
Silver Bowl #20	10-22-36	1-2-37	26	195
Silver Bowl #21	11-6-36	1-2-37	26	196
Silver Bowl #22	11-6-36	1-2-37	26	197
Silver Bowl #23	11-6-36	1-2-37	26	19B
Silver Bowl #28	11-6-36	1-2-37	26	199
Silver Bowl #29	11-6-36	1-2-37	26	200
Silver Bowl #30	10-27-36	1-2-37	26	201
Silver Bowl #31	10-22-36	1-2-37	26	202
Silver Bowl #32	10-22-36	1-2-37	26	203
Silver Bowl #35	12-8-36	1-2-37	26	204
Silver Bowl #36	12-8-36	1-2-37	26	205
Silver Bowl #37	11-6-36	1-2-37	26	206
Silver Bowl #39	11-6-36	1-2-37	26	207
Silver Bowl #40	11-6-36	1-2-37	26	208
Silver Bowl #41	11-6-36	1-2-37	26	20 9
Silver Bowl #42	11-6-36	1-2-37	26	210
Silver Bowl #43	11-6-36	1-2-37	26	211
Silver Bowl #44	11-6-36	1-2-37	26	21/2
Silver Bowl #45	11-6-36	1-2-37	26	21 3
Silver Bowl #46	11-6-36	1-2-37	26	21/4
Silver Bowl #47	10-26-36	1-2-37	26	215
Silver Bowl #48	11-6-36	1-2-37	26	216
Silver Bowl #49	10-26-36	1-2-37	26	217
Silver Bowl #50	10-22-36	1-2-37	26	21/8
Silver Bowl #51	10-22-36	1-2-37	26	21/9
Silver Bowl #52	10-22-36	1-2-37	26	220
Silver Bowl #53	10-22-36	1-2-37	26	221
Silver Bowl #54	12-12-36	1-2-37	26	222
Silver Bowl #55	12-12-36	1-2-37	26	223
Silver Bowl #56	12-12-36	1-2-37	26	224
Silver Bowl #57	12-12-36	1-2-37	26	225
Silver Bowl #58	12-12-36	1-2-37	26	226
SilverBowl #59	12-12-36	1-2-37	26	227
Silver Bowl #60	12-12-36	1-2-37	26	
Silver Bowl #61	יי חוברד 4.e	•		
Silvam D. 7 "				

Silver Bowl	#63	12-15-36	1-2-37	26	231
Silver Bowl	#64	12-15-36	1-2-37	26	232
Silver Bowl	#65	12-15-36	1-2-37	26	233
Silver Bowl	#66	12-10-36	1-2-37	26	234
Silver Bowl	#67	12-15-36	1-2-37	26	235
Silver Bowl	#68	10-22-36	1-2-37	26	236
Silver Bowl	#69	10-22-36	1-2-37	26	237
Silver Bowl	#70	11-6-36	1-2-37	26	238
Silver Bowl ;	#71	12-2-36	1-2-37	26	239
Silver Bowl	#72	12-2-36	1-2-37	26	240
Silver Bowl ;	#77	12-12-36	1-2-37	26	241
Silver Bowl;	#78	12-12-36	1-2-37	26	242
Silver Bowl ;	#79	12-12-36	1-2-37	26	243
Silver Bowl ;	#80	12-12-36	1-2-37	26	244
SilverBowl ;	#81	12-12-36	1-2-37	26	245
Silver Bowl ;	#82	12-12-36	1-2-37	26	246
Community		10-18-35	10-28-35	24	518
Portal Fract:	ion	10-7-37	1-3-38	26	442
					;

Also, the following described lode mining claims, both patented and unpatented, located in the Yreka Mining District of Shoshone County, Idaho, to-wit:

Senator Stewart, Senator Stewart Fraction, Grand View, Jeffery and Lazy Jean Lode Mining Claims, Mineral Lot No. 1858;

Switchback Lode Mining Claim, Mineral Survey No. 1856;

Spear Lode Mining Claim, Mineral Survey No. 2496;

Donie Lode Mining Claim, Mineral Survey No. 2551;

Fir Lode Mining Claim, Mineral Survey No. 2551;

North Lode Mining Claim, Mineral Survey No. 2551;

Spokane Lode Mining Claim, Mineral Survey No. 2551;

Westpoint	9-10-05	10 0 05	7 (07
		12-2-05	Z 601
Amended	4-25-07	5-9-07	3 409
Second Amended	7-26-11	9-9-11	12 144
Stewart Millsite	3-21-1899	4-3-1899	M 331
Verda	5-19-04	8-17-04	Y 539
Amended	7-24-11	9-9-11	12 145
Gettysburg	6-25-06	7-21-06	1 623
Amended	4-29-09	7-17-09	8 435
Pine	12-21-06	3-18-07	5 218
Cedar	12-21-06	3-18-07	5 219
Helena	4-24-07	6-28-07	6 106
Anaconda	4-26-07	6-28-07	6 107
Gettysburg Fraction	6-10-07	7-25-07	6 312
Fault	5-31-10	6-22-10	10 558
Amended	10-12-11	11-6-11	12 194
Trojan	7-24-11	9-9-11	11 349
Virginia	7-24-11	9-9-11	11 350
Deacon	7-24-11	9-9-11	11 352
Greek	7-24-11	9-9-11	11 353
Wallace	7-26-11	9-9-11	11 354

EXHIBIT "A" (Continued)

CASH

\$2,302.00

PERSONAL PROPERTY

D INVIDITI			
Cert. No. 2 Cert. No. 5777	Judith Gold Corporation Utah~Idaho Consolidated	111,111	shares
	Uranium, Inc. (Non-assessable common Stock)	399,979	shares
Cert. No. 106	Allied Silver, Inc.	750,000	shares

INDEBTEDNESS

None

The Silver Bowl property is under a working agreement with Coeur d'Alene Silver Giant, Inc. The term of the agreement is perpetual as long as work required by contract is performed.

The Senator Stewart property is under working agreement with The Bunker Hill Company.

SILVER PIRATE MINING COMPANY

PROPERTY

The following lode mining claims located in the Evolution Mining District of Shoshone County, Idaho, and more particularly described as follows:

Name	Location Date	Recording Date	Book	Page
Will Cot No 3				
Wild Cat No. 1	7-5-35	7 10 35	2.4	2 5 0
$(\operatorname{less} \operatorname{NW}_{\frac{1}{2}})$		7-10-35	24	358
Wild Cat No. 3	7 -1-3 5	7-10-35	24	360
Wild Cat No. 4	7 -1-3 5	7-10-35	24	361
Wild Cat No. 5	7-1-35	7 -10-3 5	24	362
Wild Cat No. 6	7-1-35	7-10-35	24	363
Wild Cat No. 1 of	g 3 35		2.4	26.4
Group No. 2	7-1-35	7-11-35	24	364
Wild Cat No. 2 of	.	# 33 ac	- 4	
Group No. 2	7-1-35	7-11-35	24	365
Wild Cat No. 3 of		# 23 A#		
Group No. 2	7-1-35	7-11-35	24	366:
Wild Cat No. 4 of				:
Group No. 2	7-1-35	7-11-35	24	367
Wild Cat No. 5 of				•
Group No. 2	7-1-35	7-11-35	24	368
Wild Cat No. 6 of				. ;
Group No. 2	7 ⊷1 ⊶35	7-11-35	24	369
Silver Tip No. 1	8-20-35	9-18-35	24	484
Silver Tip No. 2	8-20-35	9-18-35	24	485
Black Bear No. 1	10-24-38	10-24-38	26	535
Black Wolf No. 1	10-24-38	10-24-38	26	536
Silver Valley	10-24-38	10-24-38	26	537
Silver Valley No. 2	10-24-38	10-24-38	26	538
Silver Valley No. 3	10-24-38	10-24-38	26	539
Black Dog No. 1	6-21-39	6-27-39	26	598
Silver Stork No. 1	4-18-46	4-19-46	29	22
Silver Stork No. 2	4-18-46	4-19-46	29	23
Silver Stork No. 3	4-18-46	4-19-46	29	24
Silver Stork No. 4	4-18-46	4-19-46	29	25
Black Bear No. 1	1-30-47	1-31-47	29	501
Silver Tip No. 1	1-30-47	1-31-47	29	502
Silver T ip No. 2	1-30-47	1-31-47	29	503
Silver Hill No. 7	5-10-46	5-10-46	29 29	78
Amended	6-6-47	6 -26-48	25	374
Silver Hill No. 8	5-10-46	5-10-46	23 29	79
Amended	6-6-47	6-26-48		
Silver Hill No. 9	5-10-46	5-10-46	25	375
Amended	6-6-47	6 -26-48	29	80
Silver Hill No. 10	5-10-46	5 -10-46	25	376
Amended	6 -6-4 7	_	29	8,1
Silver Hill No. 11	5-10-46	6 ~ 26 ~ 48	25	38
Amended		5-10-46	29	8:
Silver Hill No. 12	6-6-47	6-26-48	25	38
	5-10-46	5-10-46	29	8 .
Silver Hill No. 13 Amended	5 →10→46	5-10-46	29	8
- ·	6-6-47	6-26-48	25	37
Silver Hill No. 14	5-10-46	5-10-46	29	8
Amended	6-26-48	6-26-48	25	37
Silver Hill No. 15	5-10-46	5-10-46	29	8 6
	4.e.	·	~ -	

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EXHIBIT "B" (Continued)

Silver Hill No. 17	5-17-46	5-17-46	29	122
Amended	6-26-48	6-26-48	25	384
Silver Hill No. 18	5-17-46	5-17-46	29	123
A mended	6-26-48	6-26-48	25	380
Silver Hill No. 19	5-17-46	5-17-46	29	124
Amended	6-26-48	6-26-48	25	382
Silver Hill No. 20	5-17-46	5-17-46	29	125
Amended	6-26-48	6-26-48	2.5	381
Silver Hill No. 24	2-12-47	2-14-47	29	509
Silver Hill No. 25	2-12-47	2-14-47	29	510
Silver Hill No. 26	2-12-47	2-14-47	29	511
Silver Hill No. 27	2-12-47	2-14-47	29	512
Silver Hill No. 28	4-28-47	4-28-47	29	554
Silver Hill No. 29	4-28-47	4-28-47	29	555
Silver Hill No. 30	4-28-47	4-28-47	29	556
Silver Hill No. 31	4-28-47	4-28-47	29	557
Silver Hill No. 32	4 - 28 - 47	4-28-47	29	558
Silver Pirate No. 1	4-30-48	4-30-48	30	359
Silver Pirate No. 2	4-30-48	4-30-48	30	360
Silver Pirate No. 3	4-30-48	4-30-48	30	361
Silver Pirate No. 4	4-30-48	4-30-48	30	362
Silver Pirate No. 5	4-30-48	4-30-48	30	363
Silver Pirate No. 6	4-30-48	4-30-48	30	364
Silver Pirate No. 7	4-30-48	4-30-48	30	365
Silver Pirate No. 8	4-30-48	4-30-48	30	366
Silver Pirate No. 9	4-30-48	4-30-48	30	556
Silver Pirate No. 10	6-8-50	6-8-50	30	557
Silver Pirate No. 11	12-18-51	1-7-52	28	244
Silver Pirate No. 12	12-18-51	1-7-52	28.	245
AG-1	12-8-62	3-4-63	35	373
AG-2	12-8-62	3-4-63	35	374
AG⊷3	12-8-62	3-4-63	35	375
A G-4	12-8-62	3-4-63	35	376
A G5	12-8-62	3-4-63	35	377
AG-6	12-8-62	3-4-63	35	378
AG7	12-8-62	3-4-63	35	379
AG-8	12-8-62	3-4-63	35	380
A G-9	12-8-62	3-4-63	35	381
PB-1	12-8-62	3-4-63	35	382
PB-2	12-8-62	3-4-63	35	383
PB-3	12-8-62	3-4-63	35	384
PB-4	12-8-62	3-4-63	35	385

CASH

None

PERSONAL PROPERTY

None

INDEBTEDNESS

None

Allied Silver, Inc., holds a perpetual working contract on all of Silver Pirate Mining Company's lode mining claims dated February 23, 1963.

ALLIED SILVER, INC.

PROPERTY

Name	Location Da	te R	ecording Date	Book	Page
Alpine No. 1	6-6-62		9⊷6⊷62	35	254
Alpine No. 2	6-18-62		9-6-62	35	255
Alpine No. 3	6-6-62		9-6-62	35	256
	6-8-62		9-6-62	35	257
Alpine No. 4					
Alpine No. 5	6-25-62		9-6-62	35	258
Alpine No. 6	6-8-62		9⊷6⊷62	35	259
Alpine No. 7	6⊶962		9-6-62	35	260
Alpine No. 8	6-9-62		9-6-62	35	261
Alpine No. 9	6-9-62		9-6-62	35	262
Alpine No. 10	6-11-62		9-6-62	35	263
Alpine No. 11	6-11-62		9-6-62	35	264
Alpine No. 12	6-12-62		9-6-62	35	265
Alpine No. 13	6-12-62		9-6-62	35	266
Alpine No. 14	6-13-62		9-6-62	35	267
Alpine No. 15	6+13+62		9-6-62	35	268
•					
Alpine No. 16	6-14-62		9-6-62	35	269
Alpine No. 17	6-14-62		9-14-62	35	325
Alpine No. 18	6-15-62		9-14-62	35	326
Alpine No. 19	6-15-62		9-6-62	35	270
Alpine No. 20	6-15-62		9-6-62	35	271
Alpine No. 21	6-16-62		9 ~6~62	35	272
Alpine No. 22	6-16-62		9-6-62	35	273
Alpine No. 23	6-16-62		9-14-62	35	327
Alpine No. 24	6-14-62		9-14-62	35	328
Alpine No. 25	6-14-62		9-14-62	35	329
Alpine No. 26	6-16-62		9-14-62	35	330
Alpine No. 27	6-16-62		9⊷6⊷62	35	274
Alpine No. 28	6→16→62		9-6-62		275
-				35	
Alpine No. 29	6-21-62		9-14-62	35	331
Alpine No. 30	6-18-62		9⊶14⊶62	35	332
Alpine No. 31	6-18-62		9-14-62	35	333
Alpine No. 32	6 -18- 62		9-14-62	35	334
Alpine No. 33	6-18-62		9⊷14⊷62	35	335
Alpine No. 34	6 →19-6 2		9-6-62	35	276
Alpine No. 35	6-19-62		9-6-62	35	277
Alpine No. 36	6-19-62		9-6-62	35	278
Alpine No. 37	6-20-62		9-6-62	35	279
Alpine No. 38	6-20-62		9⊷6⊷62	35	280
Alpine No. 39	6-20-62		9-6-62	35	281
Alpine No. 40	6-22-62		9-6-62	35	282
Alpine No. 41	6-22-62		9=6=62	35	
-			•		283
	6-25-62		9-6-62	35	284
Alpine No. 43	6 -25-62		9 ⊷ 6 ∞ 62	35	285
Alpine No. 44	6-26-62		9⊷6⊶62	35	286
Alpine No. 45	$6 \rightarrow 26 \rightarrow 62$		9-6-62	35	287
Alpine No. 46	6-26-62		9-6-62	35	28
Alpine No. 47	6 → 21 → 62		9-14-62	35	33
Alpine No. 48	6-21-62		9⊶14-62	35	33
Alpine No. 49	6-21-62		9⊷14⊷62	35	33
Gem	9⇔22⊶61		11-8-61	35	10
Gem No. 1	9-22-61		11-8-61	35	10
Gem No. 2	9-22-61		11-8-61	35 35	110
Gem No. 3	9-22-61		11-8-61		
Gem No. 4				35 35	11:
OCH HOS T	3-44-01	4.ê	11-8-61	35	11

EXHIBIT "C" (Continued)

Gem	No.	6	9-22-61	11-8-61	35	118
Gem	No.	7	9-22-61	11-8-61	35	120
Gem	No.	8	9-22-61	11-,8-61	35	122
Gem	No.	9	6-18-62	9⊷10-62	35	302
Gem	No.	10	6-18-62	9-10-62	35	303
Gem	No.	11	6-18-62	9-10-62	35	304
Gem	No.	12	6-18-62	9-10-62	35	305
Gem	No.	13	6-18-62	9-10-62	35	306
Gem	No.	14	6-18-62	9-10-62	35	307
Gem	No.	15	6-18-62	9-10-62	35	316
Gem	No.	16	6-18-62	9-10-62	35	318
Gem	No.	17	6-18-62	9-10-62	35	320
Gem	No.	18	6-18-62	9-10-62	35	308
Gem	No.	19	6→18-62	9-10-62	35	309
Gem	No.	20	6-18-62	9-10-62	35	291
Gem	No.	21	6-18-62	9 →10~6 2	35	310
Gem	No.	22	6-18-62	9-10-62	35	292
Gem	No.	23	6-18-62	9-10-62	35	293
$\tt Gem$	No.	24	6-18-62	9-10-62	35	294
Gem	No.	25	6-18-62	9-10-62	35	295
Gem	No.	26	6-18-62	9-10-62	35	296
Gem	No.	27	6-18-62	9-10-62	35	311
Gem	No.	28	6-18-62	9-10-62	35	297
Gem	No.	29	6-18-62	9-10-62	35	298
Gem	No.	30	6-18-62	9-10-62	35	299
Gem	No.	31	6-18-62	9-12-62	35	322
Gem	No.	32	6-18-62	9-10-62	35	300
Gem	No.	33	6-18-62	9-12-62	35	323
Gem	No.	34	6-18-62	9-10-62	35	301
Gem	No.	35	6 -18-62	9-10-62	35	312
Gem	No.	36	6-18-62	9-10-62	35	313
Gem	No.	37	6-18-62	9-10-62	35	314
Gem	No.	38	6-18-62	9-10-62	35	315
Gem	No.	39	6 -18-62	9-12-62	35	324
Gem	No.	40	6-24-62	9-6-62	35	289
Gem	No.	41	6-24-62	9-6-62	35	290

The above lode mining claims are located in the Evolution Mining District of Shoshone County, Idaho.

CASH

\$1,100.90

EXHIBIT "C" (Continued)

PERSONAL PROPERTY

Cert. No. 7364 Utah-Idaho Consolidated Uranium,

Inc. Common Stock

Cert. No. 3776 Yreka United, Inc. Cert. No. 13906

Nancy Lee Mines, Inc.

(Common Assessable Shares)

1,000,000 shares 200,000 shares 50,000 shares

INDEBTEDNESS

None

EXHIBIT "D"

COEUR D'ALENE SILVER GIANT, INC.

PROPERTY

The following lode mining claims located in the Yreka and Evolution mining districts of Shoshone County, Idaho, more particularly described as follows:

Name	Location Date	Recording Date	Book	Page
Bryn Mawr	3-23-31	6-3-31	22	507
Bullion	3-19-31	6-3-31	22	508
Red Jacket	3-19-31	6-3-31	22	509
Magpie	3-19-31	6-3-31	22	510
Mammoth	3-23-31	6⊷3⊷31	22	511
Mascot	3-23-31	6-3-31	22	512
Tiger	3-19-31	6-3-31	22	513
Badger	2-19-35	4-9-35	24	297
Beaver	2-28-35	4-9-35	24	298
Forks	2-19-35	4-9-35	24	299
Giguere	2-19-35	4-9-35	24	300
Jack	2-28-35	4-9-35	24	301
King	2-28-35	4-9-35	24	302
Lobdell	2-19-35	4-9-35	24	303
Mucker	2-28-35	4-9-35	24	304
Mudge	2-28-35	4-9-35	2.4	305
Queen	2-28-35	4-9-35	24	306
Richwine	2-19-35	4-9-35	24	307
Ruby	2-28-35	4-9-35	24	308
Snow Shoe	2-28-35	4-9-35	24	309
Grand Forks	6-18-07	7-1-07	6	234
Summit	6-18-07	7-12-07	6	233
Reindeer	6 →17~ 07	7-12-07	6	232
Big Creek S tar	11-16-06	12-28-06	4	589
Moonlight	4-25-07	6⊶4⊶07	5	548
A mended	4-23-35	4-23-35	23	212
Blizard	35 1898	10-23-1899	S	331
Lindy	9-9-29	10-7-29	22	125.
New Sunshine	9-2-29	10-7-29	22	126
Skookum	9-28-29	10-7-29	22	128
Yellow Jacket	9-9-29	10-7-29	22	129
Baldie	10-15-46	10-25-46	29	448
Blue Jay	10-15⊶46	10-25-46	29	451
Cabin	10-15-46	10-25-46	29	447
Lucky	10-15-46	10-25-46	29	444
Mohawk	10-15-46	10-25-46	29	452
Red Rock	10-15-46	10-25-46	29	450
Ridge	10-15-46	10-25-46	29	445
Silver	10-15-46	10-25-46	29	446
Trail	10-15-46	10-25-46	29	449

CASH

EXHIBIT "D" (Continued

PERSONAL PROPERTY

Cert. No. 1 Cert. No. 1849	Judith Gold Corporation O Utah-Idaho Consolidated Uranium,	111,112 shares
oci c. Ko. 2011	Inc.	399,986 shares
Cert. No. 105		750,000 shares
Cert. No. 125		50,000 shares

OTHER REAL PROPERTY

The Southeast Quarter of the Northeast Quarter $(SE\frac{1}{4}NE\frac{1}{4})$ of Section Thirty-three (33), Township Forty-nine (49) North, Range Two (2) E.B.M., and the Southwest Quarter of the Northwest Quarter $(SW\frac{1}{4}NW\frac{1}{4})$ of Section Thirty-four (34), Township Fortynine (49) North, Range Two (2) E.B.M., containing eighty (80) acres, more or less, in Shoshone County, State of Idaho.

INDEBTEDNESS

None

Under date of December 18, 1951, Coeur d'Alene Silver Giant, Inc., entered into an agreement with Sunshine Mining Company whereby it granted a lease on thirty-nine unpatented lode mining claims situated in the evolution Mining District of Shoshone County, State of Idaho. The lease provides for the development of the claims by Sunshine Mining Company and an equal distribution of the net income from the property.